APPENDIX——CHANCERY LAWS.

CHAP. 163. other county or counties wherein any respondent or witness may reside.

To grant injunctions and direct rules, &c.

5. And BE IT ENACTED, That the several judges of the county courts of this state are hereby authorised and empowered, during the vacation of their respective courts, to grant injunctions, and also to direct any rule, order, or interlocutory decree, to be entered by the clerk, to bring any cause to a fair hearing, and such injunction, rule, order or decree, shall have the same force and effect, and may be enforced in the same manner, as if such rule, order or decree, had been entered during the regular terms of the said courts.

Persons, other than plaintiffs, may serve subpæ-

6. And BE IT ENACTED, That any person other than the plaintiffs, may serve a subpoena issuing from any of the county courts as courts of chancery, and upon proof made to the court by affidavit, of the service of the said subpæna, when the same has not been served by a sheriff, and upon the failure of the party to appear in obedience to such subpæna, or on his appearing and failing to obey any order or rule of the court, it shall and may be lawful for the court to issue an attachment against the party so failing, in the manner herein before directed, and to be served and returned by the sheriff, under the penalty herein before prescribed in cases of attachments.

Defendants residing out of the

7. And be it enacted. That when some of the defendants in county but in the any suit in equity, brought in any of the county courts of this state, state ubpens may issue, &c. reside out of the county in which such suit is brought, but within this state, that a subpœua or subpœnas may issue against such absent defendants, directed to the sheriff of the county in which such defendant shall reside, and it shall be the duty of such sheriff to serve and return such process according to the command thereof, and if the party summoned shall not appear, or appearing shall fail to comply with the order or rule of the court, process of attachment may issue against such party, directed to the sheriff of the county in which the said party shall reside, and it shall be the duty of the sheriff to execute, and in all things obey, the command contained in the said process; and upon the failure of the sheriff to return any such subposua or attachment, or to produce the body of the party attached, on the return of the said attachment, the court from which such process issued may fine the said sheriff any sum not exceeding fifty dollars, and issue an execution therefor, together with the cost thereon, directed to the coroner of the county in which such sheriff resides, and returnable to the court of the last mentioned county court, and a short copy of the order of the court imposing such fine shall accompany the said execution, on which said order and execution such further proceedings may be had as are now authorised where a writ of capias ad satisfaciendum issues from one county to another.

See October 1777, ch. 12; 1795, ch. 23; 1815, ch. 149, and 1817, ch. 139.

Intermediate

8. AND BE IT ENACTED. That the county courts in their discretion may appoint intermediate terms between the common law terms in the respective counties for the transaction of business on the equity side of the court, to which said terms process shall be returnable, as well as to the stated terms of the court.

Act declared per-

9. And BE IT ENACTED, That the act, entitled, An additional supplement to the act, entitled, An act respecting the equity juris-